IN THE UNITED STA	TES DISTRICT COUR	Τ
FOR THE Western	DISTRICT OF T	EXASFILED
Waro	Division	APR 3 0 2007
		LERN U.S. DISTRICT COURT
	OF HABEAS CORPUS BY [®] . <u>TATE CUSTODY</u>	A DEPUTY CLERK
Verry Don Martin	Mark W. Stiles Ur	
PETITIONER (Full name of Petitioner)	CURRENT PLACE O	F CONFINEMENT
	602390	CARLEY SEASON SE
VS.	PRISO	NER ID NUMBER
Wathaniel Quarterman, Director	W07C	A130
RESPONDENT		CASE NUMBER
(Name of TDCJ Director, Warden, Jailor, or authorized person having custody of petitioner)	(Supplied by the Cleri	k of the District Court)

<u>INSTRUCTIONS - READ CAREFULLY</u>

- 1. The petition must be legibly handwritten or typewritten, and signed by the petitioner, under penalty of perjury. Any false statement of an important fact may lead to prosecution for perjury. Answer all questions in the proper space on the form.
- 2. Additional pages are not allowed except in answer to questions 11 and 20. Do not cite legal authorities. Any additional arguments or facts you want to present must be in a separate memorandum.
- 3. When the Clerk of Court receives the \$5.00 filing fee, the Clerk will file your petition if it is in proper order.
- 4. If you do not have the necessary filing fee, you may ask permission to proceed in forma pauperis. To proceed in forma pauperis, (1) you must sign the declaration provided with this petition to show that you cannot prepay the fees and costs, and (2) if you are confined in TDCJ-ID, you must send in a certified In Forma Pauperis Data Sheet from the institution in which you are confined. If you are in an institution other than TDCJ-ID, you must send in a certificate completed by an authorized officer at your institution certifying the amount of money you have on deposit at that institution. If you have access or have had access to enough funds to pay the filing fee, then you must pay the filing fee.

- 5. Only judgments entered by one court may be challenged in a single petition. If you want to challenge judgments entered by different courts, either in the same state or in different states, you must file separate petitions as to each court.
- 6. Include all your grounds for relief and all the facts that support each ground for relief in this petition.
- 7. When you have finished filling out the petition, mail the original and two copies to the Clerk of the United States District Court for the federal district within which the State court was held which convicted and sentenced you, or to the federal district in which you are in custody. A "VENUE LIST," which lists U.S. District Courts in Texas, their divisions, and the addresses for the clerk's office for each division, is posted in your unit law library. You may use this list to decide where to mail your petition.

,			<u>P</u>	ETITIO	<u>N</u>			
Wha	t are you	challenging? (Chec	k <u>only</u> (one)				
		A judgment of convi probation or deferred	l-adjudi	cation pro	bation	1	ver Questions 1-4, 5-12 & 20-2	,
		A parole revocation parole A disciplinary process	•	ing.			rer Questions 1-4, 13-14, & 20 rer Questions 1-4, 15-19 & 20-	•
All p	<u>etitioners</u>	must answer quest	ions 1-4	<u>l:</u>				
1.	sentenc	and location of the ce that you are present the sudicial D	tly servi	ng or that	is und	er atta	ich entered the conviction ick:	and
2.	Date of	judgment of convicti	on: <u>0</u>	ctober	21,1	991	·	
3.	Length	of sentence: 50 H	ears			· · · · · · · · · · · · · · · · · · ·		
4.	Nature	ر of offense and docket i	number ((if known)	: Agg	cono	ted Sexual Assaul	<u>t,</u>
	_	se No, 6498				·		
Judg	ment of (Conviction or Senter	nce, Pro	bation or	Defer	red-A	djudication Probation:	
5.	What w	as your plea? (Check	one)					
		Not Guilty		Guilty	-		Nolo contendere	

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CONTINUED ON NEXT PAGE

7.	Did you testify at the trial? Yes No
8.	Did you appeal the judgment of conviction? Yes D
9.	If you did appeal, in what appellate court did you file your direct appeal?
	10th Court of Appeals Cause Number (if known) 10-92-017-CR
	What was the result of your direct appeal (affirmed, modified or reversed): affirmed
	What was the date of that decision? October 7, 1992
	If you filed a petition for discretionary review after the decision of the court of appeals, answer the following:
	Result: Refused
٠,	Date of result: Sept, 23,1992 Cause Number (if known):
	If you filed a petition for writ of certiorari with the United States Supreme Court, answer the following:
	Result:
	Date of result:
10.	Other than a direct appeal, have you filed any petitions, applications or motions from this judgment in any court, state or federal? This includes any state application for writ of habeas corpus that you may have filed.
	Yes D No
11.	If your answer to 10 is "Yes," give the following information:
*	Name of court: 220th Judicial District Court
	Nature of proceeding: Article 11.07 application for habeas
	Cause number (if known): 6498-17, WR-34, 764-01
	Date (month, day and year) you filed the petition, application or motion as shown by a file-stamped date from the particular court.
	innocence cruel and unusual punishment

	<u>Date</u> o	f final decision:
	Name	of court that issued the final decision: Court of Criminal Appeals
	As to	any <u>second</u> petition, application or motion, give the same information:
	Name	of court: 210th Judicial District Court
	Nature	e of proceeding: Article 11.07 application for habeas
	stamp	month, day and year) you <u>filed</u> the petition, application or motion as shown by a file- ed date from the particular court. Lember 17, 2006
	Groun	ds raised: Ineffective assistance of appellate counsel,
		fective assistance of trial counsel, trial counselis
	٧ ، ٧	ure to object.
	Date of	ffinal decision: February 21, 2007
		of court that issued the final decision: Court of Criminal Appeals
If you h and giv	ave filed	I more than two petitions, applications, or motions, please attach an additional sheet of paper me information about each petition, application, or motion.
12.		u have any future sentence to serve after you finish serving the sentence you are ng in this petition?
	(a)	Yes No If your answer is "yes," give the name and location of the court that imposed the sentence to be served in the future:
	(b)	Give the date and length of the sentence to be served in the future:
	(c)	Have you filed, or do you intend to file, any petition attacking the judgment for the sentence you must serve in the future?
		□ Yes □ No

Paro	le Revocation:
13.	Date and location of your parole revocation:
14.	Have you filed any petitions, applications, or motions in any state or federal court challenging your parole revocation?
	No N
	If your answer is "yes," complete Question 11 above regarding your parole revocation.
Disci	plinary Proceedings:
15.	For your original conviction, was there a finding that you used or exhibited a deadly weapon? Yes No
16.	Are you eligible for mandatory supervised release?
17.	Name and location of prison or TDCJ Unit that found you guilty of the disciplinary violation:
	Disciplinary case number:
18.	Date you were found guilty of the disciplinary violation:
	Did you lose previously earned good-time credits? ☐ Yes ☐ No
	Identify all punishment imposed, including the length of any punishment if applicable, any changes in custody status, and the number of earned good-time credits lost:
19.	Did you appeal the finding of guilty through the prison or TDCJ grievance procedure?
	□ Yes □ No
	If your answer to Question 19 is "yes," answer the following:
	Step 1 Result:
	Date of Result:
. (Step 2 Result:
3 · · · · · · · · · · · · · · · · · · ·	na kana kana dan dan dan dan dan kana dan dan dan dan dan dan dan dan dan

Date of Result:	

All applicants must answer the remaining questions:

20. State <u>clearly</u> every ground on which you claim that you are being held unlawfully. Summarize <u>briefly</u> the facts supporting each ground. If necessary, you may attach pages stating additional grounds and facts supporting them.

CAUTION:

Exhaustion of State Remedies: You must ordinarily present your arguments to the highest state court as to each ground before you can proceed in federal court.

Subsequent Petitions: If you fail to set forth all grounds in this petition, you may be barred from presenting additional grounds at a later date.

Following is a list of the most frequently raised grounds for relief in habeas corpus proceedings. Each statement is a separate ground for possible relief. You may raise any grounds, even if not listed below, if you have exhausted your state court remedies. However, you should raise in this petition all available grounds (relating to this conviction) on which you base your belief that you are being held unlawfully.

<u>DO NOT JUST CHECK ONE OR MORE OF THE LISTED GROUNDS</u>. Instead, you must also STATE the SUPPORTING FACTS for ANY ground you rely upon as the basis for your petition.

- (a) Conviction obtained by a plea of guilty which was unlawfully induced, or not made voluntarily, or made without an understanding of the nature of the charge and the consequences of the plea.
- (b) Conviction obtained by the use of a coerced confession.
- (c) Conviction obtained by the use of evidence gained from an unconstitutional search and seizure.
- (d) Conviction obtained by the use of evidence obtained from an unlawful arrest.
- (e) Conviction obtained by a violation of the privilege against self-incrimination.
- (f) Conviction obtained by the prosecution's failure to tell the defendant about evidence favorable to the defendant.
- (g) Conviction obtained by the action of a grand or petit jury which was unconstitutionally selected and impaneled.
- (h) Conviction obtained by a violation of the protection against double jeopardy.
- (i) Denial of effective assistance of counsel.
- (j) Denial of the right to appeal.
- (k) Violation of my right to due process in a disciplinary action taken by prison officials.

A .	GROUND ONE: Hobers counsel erroneously advised Petitioner that
	he could not file a § 2254 after state habeas was denied.
	Supporting FACTS (tell your story briefly without citing cases or law):
	After the Court of Criminal Appeals denied Petitioner's first
	Art. 11.07 application the letitioner asked his habeas counsel.
	Keith Hampton, to continue on to the federal level. Mr. Hamp-
. •	ton told the Petitioner that he could not file in federal
	court without new evidence.
В.	GROUND TWO: Trial court erred in denying subsequent writ.
	Supporting FACTS (tell your story briefly without citing cases or law):
	The trial court denied Petitioner's subsequent writ on
	the grounds that the habeas attorney had no duty or
	obligation to proceed to federal level and missed
	attorney's deliberately misleading Petitioner on a
	known fact of law.
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C.	GROUND THREE:
	Supporting FACTS (tell your story <u>briefly</u> without citing cases or law):

Supporting I	FACTS (tell you	ur story <u>bri</u>	efly with	out citing	cases or lav	w):	
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<u>.</u>	No September 1999		- N - 1				
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•		<u> </u>					
Have you pr	eviously filed a	a federal ha	ibeas peti	tion attack	ing the sa	me convi	ction
	or disciplinary p						
4 2 ¹ .					No		
	er is "yes," giv			each petiti	on was file		
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which it was denied. Are any of the second	s filed, and wh	e the date o	etition w	each petiti as (a) disr	on was file nissed wit	hout pre	judic
which it was denied. Are any of to petition?	s filed, and wh	ted in para	graph 20	above predata	on was file nissed with sented for No sented for the sented for th	the first t	time

23.	Do you have any habeas corpus proceedings or appeals now pending in any court, either state or federal, relating to the judgment or proceeding under attack?								
				Yes			No		
	applicat	ion, or		eas petition),		nat is pendin urt in which			
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					S	Signature of A	Attorney (if	any)	
					-				
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	I declare	or cer	tify, verify,	or state) und	ier per	alty of perju	ry that the f	oregoing is	true and
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	Execute	d on	4-21	6-07		(date). ×		
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